

WEATHER FACTS.

WASHTON, Jan. 21.—Ohio Southern winds, fair weather and slightly warmer.  
SPRINGFIELD, O.,  
January 21, 1887.

INDIANA REPUBLICANS.

They are Editorially Blasted in Today's New York Tribune for their Lack of Courage and Faithfulness.

The Exact Dates of Burglaries and Railway Accidents With a Bad Record of Fatality.—Inter-State Commerce Bill Passes the House.

SQUEALERS!

Shrill prolonged sounds from animals.

It requires no qualling shrillness of mouth piece to place

WHEN CLOTHING

Among Clark county consumers.

Its quality of materials, making, look, price and general wearableness of the goods that's eagerly sought after, and to they who make and sell the best for the least, trade will go, guided by self interest.

Such prices as these are our inducements to guide your buying direct from the Great Eastern Manufacturers,

OWEN BROTHERS

Of Utica, New York.

A peep among sizes following may secure for you a good wearing every-day overcoat for \$2:

Sizes on hand at this writing: 34, 40, 34, 36, 39, 34, 40, 39, 40, 41, 34; No 37, 38 or 42 at that price.

There are very favorable odds among lines moving rapidly at from \$4 to \$8, and chances above these prices for every man, youth or boy to save himself all he could expect from direct purchases from the manufacturers.

OWEN BROS.

Springfield's Only One Price Clothiers.

ARCADE GROCERY

THE LEADING HOUSE.

All Goods First-class.

PRICES REASONABLE

PROMPT DELIVERY.

TELEPHONE NO. 262.

J. M. NUFFER

ARCADE GROCER,  
NO. 13 EAST HIGH ST.  
DENTISTRY.  
DR. J. C. OLDHAM,  
DENTIST.

OPERATIVE DENTISTRY A SPECIALTY.  
No. 9 1/2 E. Main Street.

CONGRESS.

Second Session—Forty-Ninth Congress.  
WASHINGTON, Jan. 20.—SENATE.—Mr. Mahlon from the committee on public buildings, reported a bill for the completion of a monument to Mary, the mother of George Washington. Placed on the calendar.

Mr. McPherson introduced a bill to amend the act of last session authorizing the construction of the Arthur Kill bridge.

Mr. Blair gave notice that on Tuesday next he would bring the senate to take up the joint resolution proposing an amendment to the constitution so as to authorize woman suffrage.

Mr. Hoar called up the conference report on the election control bill, which was divided, and then on motion of Mr. Edmunds the senate adjourned.

The conference report was agreed to without much discussion and without a division, and then on motion of Mr. Edmunds the senate adjourned.

Mr. Hoar gave notice that on Tuesday next he would bring the senate to take up the joint resolution proposing an amendment to the constitution so as to authorize woman suffrage.

Mr. Hoar called up the conference report on the election control bill, which was divided, and then on motion of Mr. Edmunds the senate adjourned.

The conference report was agreed to without much discussion and without a division, and then on motion of Mr. Edmunds the senate adjourned.

Mr. Hoar gave notice that on Tuesday next he would bring the senate to take up the joint resolution proposing an amendment to the constitution so as to authorize woman suffrage.

Mr. Hoar called up the conference report on the election control bill, which was divided, and then on motion of Mr. Edmunds the senate adjourned.

The conference report was agreed to without much discussion and without a division, and then on motion of Mr. Edmunds the senate adjourned.

Mr. Hoar gave notice that on Tuesday next he would bring the senate to take up the joint resolution proposing an amendment to the constitution so as to authorize woman suffrage.

Mr. Hoar called up the conference report on the election control bill, which was divided, and then on motion of Mr. Edmunds the senate adjourned.

The conference report was agreed to without much discussion and without a division, and then on motion of Mr. Edmunds the senate adjourned.

Mr. Hoar gave notice that on Tuesday next he would bring the senate to take up the joint resolution proposing an amendment to the constitution so as to authorize woman suffrage.

Mr. Hoar called up the conference report on the election control bill, which was divided, and then on motion of Mr. Edmunds the senate adjourned.

The conference report was agreed to without much discussion and without a division, and then on motion of Mr. Edmunds the senate adjourned.

Mr. Hoar gave notice that on Tuesday next he would bring the senate to take up the joint resolution proposing an amendment to the constitution so as to authorize woman suffrage.

Mr. Hoar called up the conference report on the election control bill, which was divided, and then on motion of Mr. Edmunds the senate adjourned.

The conference report was agreed to without much discussion and without a division, and then on motion of Mr. Edmunds the senate adjourned.

Mr. Hoar gave notice that on Tuesday next he would bring the senate to take up the joint resolution proposing an amendment to the constitution so as to authorize woman suffrage.

Mr. Hoar called up the conference report on the election control bill, which was divided, and then on motion of Mr. Edmunds the senate adjourned.

The conference report was agreed to without much discussion and without a division, and then on motion of Mr. Edmunds the senate adjourned.

Mr. Hoar gave notice that on Tuesday next he would bring the senate to take up the joint resolution proposing an amendment to the constitution so as to authorize woman suffrage.

Mr. Hoar called up the conference report on the election control bill, which was divided, and then on motion of Mr. Edmunds the senate adjourned.

The conference report was agreed to without much discussion and without a division, and then on motion of Mr. Edmunds the senate adjourned.

Mr. Hoar gave notice that on Tuesday next he would bring the senate to take up the joint resolution proposing an amendment to the constitution so as to authorize woman suffrage.

Mr. Hoar called up the conference report on the election control bill, which was divided, and then on motion of Mr. Edmunds the senate adjourned.

The conference report was agreed to without much discussion and without a division, and then on motion of Mr. Edmunds the senate adjourned.

Mr. Hoar gave notice that on Tuesday next he would bring the senate to take up the joint resolution proposing an amendment to the constitution so as to authorize woman suffrage.

Mr. Hoar called up the conference report on the election control bill, which was divided, and then on motion of Mr. Edmunds the senate adjourned.

The conference report was agreed to without much discussion and without a division, and then on motion of Mr. Edmunds the senate adjourned.

Mr. Hoar gave notice that on Tuesday next he would bring the senate to take up the joint resolution proposing an amendment to the constitution so as to authorize woman suffrage.

Mr. Hoar called up the conference report on the election control bill, which was divided, and then on motion of Mr. Edmunds the senate adjourned.

The conference report was agreed to without much discussion and without a division, and then on motion of Mr. Edmunds the senate adjourned.

Mr. Hoar gave notice that on Tuesday next he would bring the senate to take up the joint resolution proposing an amendment to the constitution so as to authorize woman suffrage.

Mr. Hoar called up the conference report on the election control bill, which was divided, and then on motion of Mr. Edmunds the senate adjourned.

The conference report was agreed to without much discussion and without a division, and then on motion of Mr. Edmunds the senate adjourned.

Mr. Hoar gave notice that on Tuesday next he would bring the senate to take up the joint resolution proposing an amendment to the constitution so as to authorize woman suffrage.

Mr. Hoar called up the conference report on the election control bill, which was divided, and then on motion of Mr. Edmunds the senate adjourned.

The conference report was agreed to without much discussion and without a division, and then on motion of Mr. Edmunds the senate adjourned.

Mr. Hoar gave notice that on Tuesday next he would bring the senate to take up the joint resolution proposing an amendment to the constitution so as to authorize woman suffrage.

Mr. Hoar called up the conference report on the election control bill, which was divided, and then on motion of Mr. Edmunds the senate adjourned.

The conference report was agreed to without much discussion and without a division, and then on motion of Mr. Edmunds the senate adjourned.

Mr. Hoar gave notice that on Tuesday next he would bring the senate to take up the joint resolution proposing an amendment to the constitution so as to authorize woman suffrage.

GRAND ARMY MATTERS.

Important Meeting of Mitchell Post, No. 45, G. A. R., Thursday Evening, Characterized by Large Turnout and Great Deal of Important Business was Accomplished. There was one application for membership which was referred to the proper committee.

General order No. 1, from the department commander, was read. It provided for the election of officers for the year ending on the 31st of December, 1887.

The regular weekly meeting of Mitchell post, No. 45, G. A. R., Thursday evening, characterized by large turnout and great deal of important business was accomplished.

There was one application for membership which was referred to the proper committee.

General order No. 1, from the department commander, was read. It provided for the election of officers for the year ending on the 31st of December, 1887.

The regular weekly meeting of Mitchell post, No. 45, G. A. R., Thursday evening, characterized by large turnout and great deal of important business was accomplished.

There was one application for membership which was referred to the proper committee.

General order No. 1, from the department commander, was read. It provided for the election of officers for the year ending on the 31st of December, 1887.

The regular weekly meeting of Mitchell post, No. 45, G. A. R., Thursday evening, characterized by large turnout and great deal of important business was accomplished.

There was one application for membership which was referred to the proper committee.

General order No. 1, from the department commander, was read. It provided for the election of officers for the year ending on the 31st of December, 1887.

The regular weekly meeting of Mitchell post, No. 45, G. A. R., Thursday evening, characterized by large turnout and great deal of important business was accomplished.

There was one application for membership which was referred to the proper committee.

General order No. 1, from the department commander, was read. It provided for the election of officers for the year ending on the 31st of December, 1887.

The regular weekly meeting of Mitchell post, No. 45, G. A. R., Thursday evening, characterized by large turnout and great deal of important business was accomplished.

There was one application for membership which was referred to the proper committee.

General order No. 1, from the department commander, was read. It provided for the election of officers for the year ending on the 31st of December, 1887.

The regular weekly meeting of Mitchell post, No. 45, G. A. R., Thursday evening, characterized by large turnout and great deal of important business was accomplished.

There was one application for membership which was referred to the proper committee.

General order No. 1, from the department commander, was read. It provided for the election of officers for the year ending on the 31st of December, 1887.

The regular weekly meeting of Mitchell post, No. 45, G. A. R., Thursday evening, characterized by large turnout and great deal of important business was accomplished.

There was one application for membership which was referred to the proper committee.

General order No. 1, from the department commander, was read. It provided for the election of officers for the year ending on the 31st of December, 1887.

The regular weekly meeting of Mitchell post, No. 45, G. A. R., Thursday evening, characterized by large turnout and great deal of important business was accomplished.

There was one application for membership which was referred to the proper committee.

General order No. 1, from the department commander, was read. It provided for the election of officers for the year ending on the 31st of December, 1887.

The regular weekly meeting of Mitchell post, No. 45, G. A. R., Thursday evening, characterized by large turnout and great deal of important business was accomplished.

There was one application for membership which was referred to the proper committee.

General order No. 1, from the department commander, was read. It provided for the election of officers for the year ending on the 31st of December, 1887.

The regular weekly meeting of Mitchell post, No. 45, G. A. R., Thursday evening, characterized by large turnout and great deal of important business was accomplished.

There was one application for membership which was referred to the proper committee.

General order No. 1, from the department commander, was read. It provided for the election of officers for the year ending on the 31st of December, 1887.

The regular weekly meeting of Mitchell post, No. 45, G. A. R., Thursday evening, characterized by large turnout and great deal of important business was accomplished.

There was one application for membership which was referred to the proper committee.

General order No. 1, from the department commander, was read. It provided for the election of officers for the year ending on the 31st of December, 1887.

The regular weekly meeting of Mitchell post, No. 45, G. A. R., Thursday evening, characterized by large turnout and great deal of important business was accomplished.

There was one application for membership which was referred to the proper committee.

General order No. 1, from the department commander, was read. It provided for the election of officers for the year ending on the 31st of December, 1887.

The regular weekly meeting of Mitchell post, No. 45, G. A. R., Thursday evening, characterized by large turnout and great deal of important business was accomplished.

There was one application for membership which was referred to the proper committee.

General order No. 1, from the department commander, was read. It provided for the election of officers for the year ending on the 31st of December, 1887.

The regular weekly meeting of Mitchell post, No. 45, G. A. R., Thursday evening, characterized by large turnout and great deal of important business was accomplished.

There was one application for membership which was referred to the proper committee.

General order No. 1, from the department commander, was read. It provided for the election of officers for the year ending on the 31st of December, 1887.

The regular weekly meeting of Mitchell post, No. 45, G. A. R., Thursday evening, characterized by large turnout and great deal of important business was accomplished.

THE FINAL REPORT.

The Grand Jury for the January Term Comes in Last Evening—Forty-four Indictments Found in All.

Ten Transcripts Ignored. List of the Parties Against Whom True Bills Were Found—Some Interesting Reading Matter.

We have been in the January term of the Clark county common pleas court made their second and final report about 5 o'clock Thursday evening, and were formally discharged by Judge Charles H. Mitchell. The second report showed that the grand jury had found twenty-seven indictments in addition to those reported last Friday, but at this writing only a comparative few can be given, as the parties in the majority of cases have not been served with copies of the bills, or are not under arrest or bond.

The following is the formal report submitted to the court and summarized of the work accomplished by the grand jury:

To His Honor, the judge of the court of common pleas of Clark county, state of Ohio.

We, the grand jury for the January term of court of 1887, beg leave to make the following report:

We have been in session eight days, examined 185 witnesses, found 44 indictments and ignored 9 transcripts. We visited the jail and found the sheriff and his deputies have fully performed their duty as required by the rules governing the same.

J. C. WILLIAMS, Foreman.

The following are the cases ignored by the grand jury:

Simon Cooney and Chris Webber, bribery.

Maggie Leonard, petit larceny.

Frank Hutchins, gambling.

Al Fisher, gambling.

Chas. Brown, gambling.

John G. Taylor, assault and battery.

Same, petit larceny.

Same, carrying concealed weapons.

Thomas and Kate Donnelly, petit larceny.

The following indictments, found by the grand jury, can be published, the parties being under arrest or under bond:

Isaiah Goughly, grand larceny and receiving stolen goods, July 20, 1886, before J. C. Taylor.

Isaiah Goughly, grand larceny and receiving stolen goods, July 20, 1886, before J. C. Taylor.

Isaiah Goughly, grand larceny and receiving stolen goods, July 20, 1886, before J. C. Taylor.

Isaiah Goughly, grand larceny and receiving stolen goods, July 20, 1886, before J. C. Taylor.

Isaiah Goughly, grand larceny and receiving stolen goods, July 20, 1886, before J. C. Taylor.

Isaiah Goughly, grand larceny and receiving stolen goods, July 20, 1886, before J. C. Taylor.

Isaiah Goughly, grand larceny and receiving stolen goods, July 20, 1886, before J. C. Taylor.

Isaiah Goughly, grand larceny and receiving stolen goods, July 20, 1886, before J. C. Taylor.

Isaiah Goughly, grand larceny and receiving stolen goods, July 20, 1886, before J. C. Taylor.

Isaiah Goughly, grand larceny and receiving stolen goods, July 20, 1886, before J. C. Taylor.

Isaiah Goughly, grand larceny and receiving stolen goods, July 20, 1886, before J. C. Taylor.

Isaiah Goughly, grand larceny and receiving stolen goods, July 20, 1886, before J. C. Taylor.

Isaiah Goughly, grand larceny and receiving stolen goods, July 20, 1886, before J. C. Taylor.

Isaiah Goughly, grand larceny and receiving stolen goods, July 20, 1886, before J. C. Taylor.

Isaiah Goughly, grand larceny and receiving stolen goods, July 20, 1886, before J. C. Taylor.

Isaiah Goughly, grand larceny and receiving stolen goods, July 20, 1886, before J. C. Taylor.

Isaiah Goughly, grand larceny and receiving stolen goods, July 20, 1886, before J. C. Taylor.

Isaiah Goughly, grand larceny and receiving stolen goods, July 20, 1886, before J. C. Taylor.

Isaiah Goughly, grand larceny and receiving stolen goods, July 20, 1886, before J. C. Taylor.

Isaiah Goughly, grand larceny and receiving stolen goods, July 20, 1886, before J. C. Taylor.

Isaiah Goughly, grand larceny and receiving stolen goods, July 20, 1886, before J. C. Taylor.

Isaiah Goughly, grand larceny and receiving stolen goods, July 20, 1886, before J. C. Taylor.

Isaiah Goughly, grand larceny and receiving stolen goods, July 20, 1886, before J. C. Taylor.

Isaiah Goughly, grand larceny and receiving stolen goods, July 20, 1886, before J. C. Taylor.

Isaiah Goughly, grand larceny and receiving stolen goods, July 20, 1886, before J. C. Taylor.

Isaiah Goughly, grand larceny and receiving stolen goods, July 20, 1886, before J. C. Taylor.

THE POLICE JUDGSHIP.

A Compromise Bill Introduced in the Legislature.—The Question to be Submitted to the People.

It will be remembered that Representative Taylor, of Franklin county, recently introduced a bill in the Ohio house to create the office of police judge and assistant city solicitor in Columbus. Hon. George C. Rawlinson introduced the bill prepared by City Solicitor Summers creating the offices of police judge, police court prosecutor and clerk in Springfield, but it was evident that both bills would not be passed by the legislature. Mr. Rawlinson stated a couple of weeks ago to a representative of the Republic that he would have a consultation with Representative Taylor and endeavor to effect a compromise with him, so that both Springfield and Columbus might be accommodated. That compromise has been effected, as is shown in the following taken from today's Columbus Journal:

Mr. Taylor's bill to create the office of police judge and assistant city solicitor in Columbus was reported by the house last evening in the form of a substitute for the original bill by the committee on municipal corporations, with a recommendation for passage. The substitute was ordered printed and set for third reading next Tuesday. Mr. Rawlinson had the bill amended so as to provide for the creation of a police judge and clerk in Springfield, and Mr. Taylor in the preparation of one bill which is to cover both cases and afford the relief desired. The amendments of the substitute are the same as were in the original, with the exception that it leaves the matter of compensation for the police judge and assistant solicitor to be determined by the council within certain limits, and also provides that the question of a change shall be submitted to a vote of the people twenty days previous to the election at which the officers are to be elected.

That part of the bill which provides that the question of a change shall be submitted to the people at an election, will certainly meet the approval of those who favor a police judge, &c., as it is extremely doubtful whether a majority of the people will vote for a change.

AMUSEMENTS.

Last Night at Black's—Attractions in the Near Future at Both of Springfield's Grand Operas.

The ever-popular Irish comedian, Pat Rooney, was greeted with an overwhelming and very enthusiastic audience at Black's opera house last night to witness for the first time in this city the production of "Pat's Wardrobe." There is only little to the play itself, and without just such a character as Mr. Rooney to take the leading role it would fall very short as a successful piece. His talent, individuality and dancing carried the people with him, and he cannot help being the star of the evening.

King and Queen, cutting with intent to kill. Tony D'Agostino.

Edward McAllen, grand larceny, stealing a watch, January 1, 1887, from the J. D. Stewart company.

William Montrose, selling liquor on Sunday, two indictments.

Theodore Gerhardt, same offense, one indictment.

George Schweikert, same, two indictments.

Edward Voigt, Lagonda nose, same, one indictment.

By far the most important indictments reported by the grand jury are those against H. C. Williamson and William H. Davidson, for executing and doing his official duty in attending to the business entrusted to him by the laws of the state of Ohio.

The Court of Common Pleas, of Clark County, Ohio, of the Term of January, A. D. 1887.

The jurors of the grand jury of the state of Ohio, within and for the body of the county of Clark, impelled, sworn and directed by the court, to listen to and consider the evidence in the case of H. C. Williamson and William H. Davidson, jointly and severally, against whom a true bill was returned by the grand jury of the county of Clark, and at the township of Springfield in said county.

That the said H. C. Williamson and William H. Davidson, contrary to the laws of the state of Ohio, did unlawfully and knowingly execute and do his official duty in attending to the business entrusted to him by the laws of the state of Ohio.

That the said H. C. Williamson and William H. Davidson, contrary to the laws of the state of Ohio, did unlawfully and knowingly execute and do his official duty in attending to the business entrusted to him by the laws of the state of Ohio.

That the said H. C. Williamson and William H. Davidson, contrary to the laws of the state of Ohio, did unlawfully and knowingly execute and do his official duty in attending to the business entrusted to him by the laws of the state of Ohio.

That the said H. C. Williamson and William H. Davidson, contrary to the laws of the state of Ohio, did unlawfully and knowingly execute and do his official duty in attending to the business entrusted to him by the laws of the state of Ohio.

That the said H. C. Williamson and William H. Davidson, contrary to the laws of the state of Ohio, did unlawfully and knowingly execute and do his official duty in attending to the business entrusted to him by the laws of the state of Ohio.

That the said H. C. Williamson and William H. Davidson, contrary to the laws of the state of Ohio, did unlawfully and knowingly execute and do his official duty in attending to the business entrusted to him by the laws of the state of Ohio.

That the said H. C. Williamson and William H. Davidson, contrary to the laws of the state of Ohio, did unlawfully and knowingly execute and do his official duty in attending to the business entrusted to him by the laws of the state of Ohio.

That the said H. C. Williamson and William H. Davidson, contrary to the laws of the state of Ohio, did unlawfully and knowingly execute and do his official duty in attending to the business entrusted to him by the laws of the state of Ohio.

That the said H. C. Williamson and William H. Davidson, contrary to the laws of the state of Ohio, did unlawfully and knowingly execute and do his official duty in attending to the business entrusted to him by the laws of the state of Ohio.

</